

July 2006

Date	Event	Draft Available	Comments Due	Contact
July 12, 2006 9 am	<p>Public Hearing Rule 280-Fees</p> <p>To add rule language informing permittees of the Control Officer's authority to deny a permit, a permit revision, or a permit renewal for failure to pay permit processing fees, to remove the \$40,000 maximum fee for processing Title V permit applications, to add a provision that allows for an informal review of permit processing hours, to establish an emissions inventory reporting hierarchy, to add several processes to the fee tables contained in Section 403 of the rule, to add a provision to reclassify to a lower fee table any fee table A, F, or G source whose aggregate of all equipment, processes, or production lines has enforceable permit limits of <2.0 tons per year of VOC or NO_x or <1.0 ton per year of PM₁₀, to clarify rule language, and to correct typographical errors.</p>	<p>Notice Of Proposed Rulemaking Published February 24, 2005</p>	<p>Oral Proceeding Close Of Comments April 5, 2006 By 5 pm</p>	<p>Dena Konopka 602.506.4057 dkonopka@mail.maricopa.gov</p>
July 31, 2006 By 5 pm	<p>Close Of Comments Rule 510-Air Quality Standards</p> <p>To conduct an expedited rulemaking to match state and federal promulgation of new and revised national ambient air quality standards (NAAQS) for 8-hour ozone, PM_{2.5}, and sulfur oxides.</p>	<p>Notice Of Expedited Rulemaking Published June 30, 2006</p>	<p>July 31, 2006 By 5 pm</p>	<p>Hilary Hartline 602.506.3476 hhartline@mail.maricopa.gov</p>

August 2006

Date	Event	Draft Available	Comments Due	Contact
No rulemaking proceeding have been scheduled for August 2006.				

September 2006

Date	Event	Draft Available	Comments Due	Contact
September 5, 2006 9 am	<p style="text-align: center;">Oral Proceeding New Source Review (NSR) / Title V Rule Revision Project</p> <p>To address the EPA's Title V audit finding that Rule 210-Title V Permit Provisions, Section 403.2-Source Changes Allowed Without Permit Revisions is not consistent with Rule 20-Permits Required (A), (C), (D) (which was included in the federally enforceable applicable State Implementation Plan (SIP) via its publication in the Federal Register on July 27, 1972 and which currently still exists in and has never been removed from the federally enforceable applicable SIP).</p>	Notice Of Proposed Rulemaking Published August 4, 2006	September 6, 2006 By 5 pm	Johanna M. Kuspert 602.506.6710 jkuspert@mail.maricopa.gov
September 29, 2006	<p style="text-align: center;">Notice Of Expedited Rulemaking Published Rule 317-Hospital/Medical/Infectious Waste Incinerators Rule 321-Municipal Solid Waste Landfills Rule 360-New Source Performance Standards Rule 370-Federal Hazardous Air Pollutant Program Rule 371-Acid Rain Appendix G-Incorporated Materials</p> <p>To conduct an expedited rulemaking to amend Rules 317, 321, 360, 370, 371, And Appendix G in order to update federal references and dates. Maricopa County is also proposing to amend Rule 370 to exclude methyl ethyl ketone from the list of hazardous air pollutants (HAPs) to reflect a recent revision made by the Environmental Protection Agency (EPA). Other revisions include language clarification, correction of typographical errors, and minor technical corrections.</p>	September 29, 2006	October 30, 2006 By 5 pm	Hilary Hartline 602.506.3476 hhartline@mail.maricopa.gov